10 % 5° 1 %

RESOLUTION AUTHORIZING THE SALE, ISSUANCE, AND DELIVERY OF PRELIMINARY LOAN NOTES IN THE AGGREGATE PRINCIPAL AMOUNT OF \$ 5,428,000 , THE EXECUTION OF REQUISITION AGREEMENT NO. 2 , AND THE EXECUTION AND DELIVERY OF PROJECT TEMPORARY LOAN NOTE NO. 3 , IN CONNECTION WITH PROJECT NO. Mass. R-56

WHEREAS, the Government has agreed, pursuant to Requisition Agreement
No. 1 with the Local Public Agency dated as of the 26th day of

March , 1963 (herein called the "Outstanding Requisition

Agreement"), to make a payment on account of said Project Temporary Loan on the

13th day of March , 1964, which Project Temporary Loan

payment has been pledged for the payment of the principal of and interest upon
the Preliminary Loan Notes (First Series) of the Local Public Agency which
mature on the 13th day of March , 1964, and are herein called
the "Outstanding Preliminary Loan Notes"; and

WHEREAS, pursuant to advertisement for the receipt of proposals for the purchase of the Second Series of Preliminary Loan Notes (herein sometimes called "New Preliminary Loan Notes") of the Local Public Agency aggregating \$ 5,428,000 , which appeared in a Notice of Sale published in the .

, and in the January 28 , 19 6h issue of the Daily Bond Buyer in the City of New York, proposals for the purchase of said New Preliminary Loan Notes in the form approved by the Local Public Agency were received, opened, and canvassed at the time and place mentioned in

| said advertisement, to wit: At | Room 350, | 73 Tremont Street | , at |
|---------------------------------|-----------|--------------------------------|---------|
| one o'clock, P.M., | | Massachusetts | , 19 64 |
| which proposals are as follows: | 25.04 | February 11 | |
| Name of Bidder | | Interest Principal Rate Amount | Premium |

SEE EXHIBIT A ATTACHED HERETO AND MADE A PART HEREOF.

and

WHEREAS, the interest cost at which the Local Public Agency can sell the New Preliminary Loan Notes is substantially lower than the interest rate which the Government is required to charge the Local Public Agency under the terms of the Loan and Grant Contract, and the Government is desirous of cooperating with the Local Public Agency in its endeavor to sell said New Preliminary Loan Notes in order to reduce carrying charges and other costs of the Project:

| BE IT RESOLVED | BY | Boston Redevelopment Authority |
|----------------|----|--------------------------------|
| | | AS FOLLOWS: |

Section 1. The aforesaid publication of the Notice of Sale and the form and contents thereof as so published are hereby, in all respects, approved, ratified and confirmed.

Section 2. In order to provide funds to defray expenses incurred or to be incurred in the Local Public Agency's undertaking and carrying out of the Project, or to retire, refund, renew, or extend its outstanding notes issued in connection therewith, the Local Public Agency hereby determines to borrow the sum of Five Million Four Hundred Twenty-Eight Thousand

Dollars (\$ 5,128,000) and issue its negotiable New Preliminary Loan Notes therefor in aggregate principal amount equal to said sum.

Section 3. The Local Public Agency hereby ratifies and approves the form of the proposal hereinafter in this Section 3 enumerated, for the purchase of the designated principal amount of the New Preliminary Loan Notes, which proposal the Local Public Agency hereby determines will provide the lowest interest cost and is therefore hereby accepted, and said New Preliminary Loan Notes are hereby awarded to said purchaser, as follows:

| Principal Amount | Interest Rate | Purchaser |
|---------------------|---------------|---|
| \$5,428,000 | 1.93% | Chemical Bank New York Trust Company 20 Pine Street, New York, New York |

Section 4. Each such note shall be dated the 10th day of

March , 1964; shall be designated "Preliminary Loan Note"; shall
be payable, as to both principal and interest, to bearer, on the 10th day
of September , 1961; and, pursuant to the proposal for the purchase
of said notes, hereinabove accepted, shall bear the rate of interest per annum,
payable at maturity, shall bear the numbers, be in the denominations, and be
payable as to both principal and interest at the bank or trust company, as
follows:

| Purchaser | Number | Denominations | Interest Rate | Payable At |
|--|--|--|------------------|--|
| Chemical Bank New York Trust Company 20 Pine Street New York, New York | 1-32 33-59 60-87 88-99 100-110 | 100,000 50,000 25,000 10,000 5,000 | 1.93% | Chemical Bank New York Trust Company 20 Pine Street New York, New York |

| on each such note, to act as paya Loan Notes shall be signed in the Chairman of | Notes shall be valid until after the bank or ble shall have signed the agreement, appearing ng agent thereof. Each of the New Preliminary name of the Local Public Agency by the the Local Public Agency and shall have the c Agency impressed thereon and attested by the creof, and said officers are hereby authorized to be properly executed. |
|---|--|
| | Preliminary Loan Notes shall be issued in the hereto attached and marked "Exhibit A." |
| (herein sometimes called the "New executed by the officers of the L and read before the meeting, and ratified, confirmed, and approved executed by the Government, is he the Local Public Agency for the b time of the New Preliminary Loan Temporary Loan Note executed purs pledged, first, to the payment, a | Requisition Agreement No. Requisition Agreement"), which has been cocal Public Agency, and has been presented to the execution thereof, are hereby fully. Said New Requisition Agreement, when reby declared to be and is hereby assigned by benefit of the holder or holders from time to Notes, and the proceeds of the Project count to Section 7 hereof are hereby irrevocably at maturity, of the principal of and interest or essed pursuant to this Resolution. |
| Million Five Hundred Thirty Two Dollars (\$ 5,532,763), of the issuance of which has heretof Note Resolution providing for the Loan Notes in connection with Profer the security for the payment | and Secretary reby authorized and directed to prepare and in Note, in the principal amount of Five To Thousand Seven Hundred Sixty Three Rescribed in the New Requisition Agreement, ore been authorized by a certain basic rescribed in Project Temporary repeat No. Mass. R-56 and providing thereof, and for other purposes, duly adopted day of November, 19 62 |
| No. 3; shall be dated the shall bear interest from the date delivery thereof and the payment | oject Temporary Loan Note"; shall be numbered loth day of March, 19 61; of the acceptance of the Local Public Agency's therefor by the Government; shall bear a substantially the following form: |
| "Delivery of this n | ote was accepted and payment therefor |
| | day of, 19 |
| | UNITED STATES OF AMERICA Housing and Home Finance Administrator |
| | By to the state of |
| | 3 |

and shall not be valid until said statement is duly executed on behalf of the Government. Said Project Temporary Loan Note shall be delivered by the

Chairman of the Local Public Agency to the Government to be held and paid for by the Government in accordance with the terms and conditions contained in said New Requisition Agreement.

Section 8. The proceeds derived from the sale of the New Preliminary Loan Notes, together with such amount of other appropriate funds of the Local Public Agency as may be necessary, shall be applied, simultaneously with the receipt of said proceeds, as follows:

First: To the payment and discharge of the principal of and interest on the following Project Temporary Loan Notes of the Local Public Agency issued pursuant to the Loan and Grant Contract and held or to be held by the Government for its own use and benefit on the date of the New Preliminary Loan Notes herein authorized:

No. Date Principal Amount

None

Second: Pursuant to the provisions of the Outstanding Requisition Agreement, the following amount shall be paid to the paying agent named below, for the sole and only purpose of paying the principal of and interest to maturity upon the designated Series of Outstanding Preliminary Loan Notes of the Local Public Agency:

\$3,331,217.20

First National City Bank

55 Wall Street

New York 15, New York

Morgan Guaranty Trust Co. First Series D

140 Broadway

New York 15, New York

Any balance of such proceeds shall be deposited in the appropriate account or fund established pursuant to the Loan and Grant Contract and shall be used only in accordance with the provisions of the Loan and Grant Contract.

Amount

Paying Agent

Series

None

Section 10. This Resolution shall take effect immediately.

EXHIBIT A

| NAME OF BIDDER | INTEREST RATE | PRINCIPAL AMOUNT | PREMIUM |
|--|---|--|---|
| Chemical Bank New York Trust Company 20 Pine Street, New York, N.Y. | 1.93% | \$5,428,000 | \$129 |
| Continental Illinois National Bank and Trust Co. of Chicago Lock Box H nicago, Illinois | 1.94% | \$3,000,000 | \$151 |
| First National City Bank 55 Wall Street New York 15, New York | 1.97% | \$3,000,000 2,428,000 | \$75 \$61 |
| Morgan Guaranty Trust Co. 23 Wall Street New York, New York | 2.01% 2.01% 2.01% | \$1,428,000 2,000,000 2,000,000 | \$5 \$7 \$7 |
| The National Shawmut Bank of Bos 40 Water Street Boston, Massachusetts | ton 1.99% 2.01% 2.03% | \$1,000,000 2,000,000 2,428,000 | -0- -0- |
| State Street Bank and Trust 111 Franklin Street Boston, Massachusetts | 1.96% | \$5,428,000 | \$201 |
| First National Bank of Boston 67 Milk Street Boston, Massachusetts | 1.97% 1.98% 1.99% 2.00% 2.01% | \$1,000,000 1,000,000 1,000,000 1,000,000 | \$10 \$10 \$10 \$10 \$14.28 |
| Salomon Brothers and Hutzler 60 Wall Street New York, New York | 1.98% | \$3,000,000 2,428,000 | \$76 \$63 |

LETTER OF INSTRUCTIONS

(Urban Renewal Program)

Exhibit B

, 19_

| Chemical Bank New York 20 Pine Street New York, New York | rust Company | | |
|---|--|---|---|
| 1. The | BOSTON REDEVELOP | | |
| (hereig resident "Loca of \$, Nos the inclusive (herein called roject designated Projects said Series, aggregate 19, maturing price, including premium date of delivery and pay | the "News Notes ect No. 5,428 her 10 , | (bein), date 19, to the purc interest from the d | th its urban renewal march 10 ohaser and for the ate thereof to the |
| Purchaser | Note Numbers (Inclusive) | Price Including Premium | Interest Per Day |
| Chemical Bank New York Trust Company 20 Pine Street New York, New York | 1-113 | \$ 5,428,129 | \$ 291.00111 |

^{2.} You are named as Paying Agent for the New Notes listed above and each purchaser has agreed to bear all costs, if any, in connection with your functions as such Paying Agent.

3. The New Notes, together with an executed counterpart of a "Signature Certificate and Receipt" marked Exhibit "A", for each purchaser, are transmitted herewith. The New Notes shall be held by you in trust for the sole use and benefit of the Local Public Agency until such time as said New Notes shall have been paid for and thereupon you are to disburse the proceeds of said New Notes by paying the following amount to each payee named below, for the sole and only purpose of paying the principal of and interest on the following designated Project Temporary Loan Notes of the Local Public Agency and the principal of and interest to maturity on the following designated Series of Preliminary Loan Notes of the Local Public Agency:

| ~ | Payee | Amount | Designation of Outstanding Notes |
|-------|---|----------------|--|
| (44) | Housing and Home Finance Agency-OA(see Para- graph 5). | \$ | Project Temporary Loan Note(s) No(s). |
| (b) | First National City Bank 55 Wall Street New York 15, New York | \$3,331,217.20 | Preliminary Loan Notes |
| 5. | Morgan Guaranty Trust Co. 1hO Broadway New York 15, New York | \$2,031,422.78 | Preliminary Loan Notes First Series D |

- 4. The difference, if any, between the purchase price of said New Notes and the amount so disbursed by you in payment of such outstanding Project Temporary Loan Notes and such Series of outstanding Preliminary Loan Notes, designated above, shall be paid to the Local Public Agency.
- 5. Disbursement of the proceeds of the New Notes shall be made to the recetive payees (other than the Housing and Home Finance Agency-OA) in funds imdiately available to such payee on the day not later than the day following
 payment for the New Notes, except that disbursements of an amount less than
 \$25,000 to the undersigned may be made by depositing a treasurer's, cashier's, or
 certified check for such amount in the United States mails. Disbursement to the
 undersigned in an amount equal to or in excess of \$25,000 shall be made in the
 following manner:

Credit on your books the amount of such disbursement to account of First National Bank of Boston, 67 Milk Street, Boston, Massachusetts for account of the undersigned in funds available not later than the day following delivery of the new notes.

If your principal place of business is located in the City of New York, N. Y., any disbursement made to the Housing and Home Finance Agency-OA shall be made by delivery of a treasurer's, cashier's, or certified check to an authorized representative of the Regional Administrator, Region I, Housing and Home Finance Agency. Otherwise, a treasurer's, cashier's, or certified check covering disbursement to the Housing and Home Finance Agency-OA shall be mailed to the Re-

gional Administrator, Housing and Home Finance Agency, identified in Paragraph'8 below, at the address shown in said paragraph, unless he shall have elected to have it delivered to his authorized representative and you shall have received notice of such election prior to mailing such check. For the purpose of delivery of the New Notes to the purchaser thereof, prior confirmation of the receipt of the respective amounts to be disbursed to the designated payees will not be required. However, your obligations with respect to disbursement of such funds will not be satisfied until the respective payees have received such funds.

- 6. When payment for the New Notes has been made and the proceeds disbursed by you in the above manner, you are authorized and directed to: (1) complete Paragraph 5 of said Exhibit "A" by inserting the amounts of "Accrued Interest" and "Total Purchase Price" of said New Notes; (2) sign said Exhibit "A", in the space provided, to evidence delivery and payment of the New Notes; (3) date said Exhibit "A", in the witnessing clause below Paragraph 6 thereof, as of the date of such delivery and payment; (4) upon instructions from the purchaser thereof, sign the agreement to act as Paying Agent appearing upon each of the New Notes; and (5) deliver the New Notes to the purchaser thereof together with one fully executed counterpart of said Exhibit "A". The New Notes shall thereupon be and become the property of said purchaser.
- 7. Not later than the stated date of maturity of the New Notes, funds will be made available to you as Paying Agent for the purpose of paying the principal of and interest upon said New Notes to their maturity. In the event that, as Paying Agent, you receive funds, prior to the stated maturity date of the New Notes, for the purpose of paying such principal and interest, you may, at any time after you receive such funds, use such funds, to the extent necessary, to pay the principal of and interest to maturity upon any of said New Notes thereafter presented for payment, and such payment may be made before maturity of said New Notes. Any funds received by you as Paying Agent and not needed for the payment of the principal of and interest to maturity on the New Notes shall be transmitted to the Local Public Agency.

"We have received funds sufficient to pay the principal of and interest to maturity on Preliminary Loan Notes Nos. 1 to

(Second Series D), Project No. Mass. R-56 , in the principal amount of \$ 5,428,000 , issued by Boston Redevelopment Authority .

Paying Agent"

9. The New Notes, when paid, shall be marked "Paid and Canceled" and returned to the Local Public Agency. A copy of your letter of transmittal shall

| be promptly mailed to the Regional Admin Agency, at the address shown in Paragrap | |
|---|--------------------------------------|
| 10. Three signed copies of this lett forth your understanding of your functio indicate your acceptance on all three coretain one copy for your files, return of and mail or deliver the other copy to Me Boston, Massachusetts Atto | pies in the place provided therefor. |
| have been retained by the Local Public A on the New Notes to the purchaser or pur | gency to render an approving opinion |
| 11. For your convenience in returning cal Public Agency, there is enclosed a prompt attention to this matter is reque | stamped, addressed envelope. Your |
| | Boston Redevelopment Authority |
| E | Зу |
| | Chairman |
| A | 73 Tremont Street Room 350 |
| ACCEPTED | Boston, Massachusetts |
| | |
| | |
| , | |

CERTIFICATE

I HEREBY CERTIFY that, under the administrative direction of the Regional Administrator, identified under Paragraph 8 of the foregoing Letter of Instructions, and in compliance with the Requisition Agreement referred to in the New Notes described in such Letter of Instructions, I caused the Payment Agreement endorsed on each of said New Notes to be executed on behalf of the United States of America by the facsimile signature of the Housing and Home Finance Administrator holding office on the date of the sale of said New Notes.

Regional Counsel, Region ____ Housing and Home Finance Agency

PRELIMINARY LOAN NOTE

Ephilit A

(10-61)

(Second SERIES, D)

Project No. Mass. R-56

No. as applicable

gas applicable

BOSTON REDEVELOPMENT AUTHORITY

(herein called the "Local Public Agency"), a body politic and corporate, for value received, hereby promises to pay to the bearer, but solely from the funds provided by the United States of America pursuant to the Requisition Agreement hereinafter described, the principal sum of this Note, with interest thereon from the date of issue to the maturity date, at the interest rate per annum, and at the office of the Paying Agent, all as specified herein. Both the principal of and interest on this Note are payable in any coin or currency of the United States of America which on the date of payment thereof is legal tender for the payment of public and private debts.

The date of issue, maturity date, principal sum, authorized issue, interest rate per annum, the paying agent of and with respect to this Note, and the description of said Requisition Agreement and citations of authority for and pertaining to this Note are as follows:

Date of Issue: March 10, 1964

Maturity Date: September 10, 1964

Principal Sum: Five Million Four Hundred Twenty Eight Thousand Dollars (\$5,428,000)

Interest Rate Per Annum: 1.93% as applicable
Paying Agent: Chemical Bank New York Trust Company, 20 Pine Street, New York, N.Y.

Requisition Agreement No. 2 dated March 10, 1964 Authorized Issue: \$ 5,428,000 State and Statute: Chapter 121 of the General Laws br. Ed. of said Commonwealth and all laws amendatory thereof and supplementary thereto.

Resolution[s] Adopted:

February 26, 1964

This Note is issued pursuant to the constitution or organic law of said State and said Statute, as amended and supplemented, to aid in financing an urban renewal or redevelopment project of the character authorized thereunder and described in said Resolution[s]. Said project is being assisted pursuant to Title I of the Housing Act of 1949, as amended (42 U.S.C. 1441 and 1450-1464), under a loan contract between the Local Public Agency and the United States of America.

Pursuant to said loan contract, and in furtherance of the financing of the project, the Local Public Agency and the United States have entered into the above-identified Requisition Local Public Agency and the United States have entered into the above-identified Requisition Agreement under which the latter has agreed, without limiting in any manner the unqualified ment Agreement of the United States endorsed on the reverse of this Note, to make a specific loan payment to the Local Public Agency on or prior to said Maturity Date in an amount sufficient to pay the principal of and interest to maturity on this Note and said Authorized Issue of which this Note is one, and to cause to be deposited with the Paying Agent, for the benefit of the holder of this Note, an amount sufficient to pay such principal and interest to maturity. Under the terms of said Resolution[s] the proceeds of said loan are irrevocably pledged first to such payments; and under the terms of said Requisition Agreement, the full faith and credit of the United States of America is pledged to the payment of the principal of and interest on this Note as evidenced by said Payment Agreement. Agreement.

This Note shall not constitute a debt or indebtedness of the State or of any town, city, county, municipality, or political entity or subdivision therein or thereof, within the meaning of any constitutional, statutory, local law, or charter provision, and neither the State nor any such town, city, county, municipality, or political entity or subdivision, other than the Local Public Agency, shall be liable hereon, and, in no event, shall either this Note or the interest thereon be payable from or out of any funds or properties other than those of the Local Public Agency or those of the United States.

IT IS HEREBY CERTIFIED, RECITED, AND DECLARED that all conditions, acts, and things required to exist, happen, and be performed precedent to and in the issuance of this Note do exist, have happened, and have been performed in due time, form, and manner as required by law: Provided, That this Note shall not be valid until the Paying Agent shall have executed the agreement, appearing below, to act as such Paying Agent.

IN WITNESS WHEREOF, the Local Public Agency has caused this Note to be signed in its name and its seal to be impressed hereon and attested, by its proper officers thereunto duly authorized, and this Note to be dated as of the Date of Issue above specified.

BOSTON REDEVELOPMENT AUTHORITY

Chairman

AGREEMENT OF PAYING AGENT

We hereby agree to act as Paying Agent of this Note as above indicated.

By

Pursuant to section 102(c) of the Housing Act of 1949, as amended (42 U.S.C. 1452(c)), the United States hereby unconditionally agrees that on the Maturity Date of the within Preliminary Loan Note it will pay or cause to be paid to the bearer thereof the principal of and interest thereon, upon the presentation and surrender of such Note to the Paying Agent designated therein, and the full faith and credit of the United States is pledged to such payment. Under section 102(c) of the Act, this Agreement shall be construed separate and apart from the loan contract referred to in the within Note and shall be incontestable in the hands of a bearer.

IN WITNESS WHEREOF, this Agreement has been executed on behalf of the United States by the duly authorized facsimile signature of the Housing and Home Finance Administrator, as of the Date of Issue of the within Note.

Instructions to the Printer:

- 1. The underscored words appearing in two places in the form of Payment Agreement appearing above should be printed in italics. A blank space of approximately two inches in depth should appear at the end of the text of the Payment Agreement to permit execution on behalf of the United States.
- 2. The proposed notes should be prepared on good but not necessarily the best paper of the type generally available from stock to printers and stationery houses who prepare or furnish forms for the preparation of certificates of stock, or bonds, notes, warrants, etc., and as specified by or upon behalf of the Local Public Agency.
- 3. Only proposed notes should be prepared for execution, and they should be numbered consecutively from 1 upward.
- 4. The interest rate specified in the second paragraph of the text of the notes should be expressed in both words and figures; for example, One and Fifty-Two One-Hundredths Per Centum (1.52%).
- 5. The denomination of the respective notes should be expressed in figures in the hearing and in words following the term "Principal Amount" in the second paragraph.
- 6. The denominations, names of the Paying Agent(s), and the interest rate(s) pertaining to the respective notes, all in relation to the note numbers, are as follows:

Numbers (Inclusive)

Denominations

Rate(s)

Paying Agent(s)